

The Gazette



of **Endia**

PUBLISHED BY AUTHORITY

No. 37] NEW DELHI, SATURDAY, SEPTEMBER 12, 1959/BHADRA 21, 1881

NOTICE

The undermentioned Gazette of India Extraordinary was published up to the 29th August 1959:—

Issue No.	No. and date	No. and date Issued by				
111	G. S. R. 1991, dited 29th	Ministry of Com- nerse & Intristry.	Direction that powers relating to sale of sugar released to sugar factories in the State of Bombay, shall also be exercisable by the Government of Bombay and the collectors and the Additional collectors of Districts in the State of Bombay.			

Copies of the Gazette Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines. Delhi Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, byc-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF LAW

New Delhi, the 4th September 1959

G.S.R 1028.—In exercise of the powers conferred by rule 1 of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Law No SRO 351 dated the 25th January, 1958, relating to the signing and verification of plaints and written statements in suits in any court of civil jurisdiction by or against the Central Government, namely—

In the Schedule to the said notification under the heading 'XII—MINISTRY OF INFORMATION & BROADCASTING' after the entry Controller of Films Division, Bombay', the following entries shall be inserted, namely—

'Administrative Officer, Films Division Bombay, Officer in charge of Distribution, Films Division, Bombay'

[No. F. 52(1)/58-J.]

MINISTRY OF HOME AFFAIRS

New Delhi, the 1st September, 1959

G.S.R. 1029.—In exercise of the powers conferred by section 18 of the Central Reserve Police Force Act, 1949 (66 of 1949), the Central Government hereby makes the following further amendment to the Central Reserve Police Force Rules, 1955, namely:—

In the said Rules-

In rule 14, in clause (a), for the word "Before", the words "As soon as" shall be substituted.

[No. F.2/9/59-P.II.]

P. K. DAVE, Dy. Secy.

New Delhi, the 2nd September 1959

G.S.R. 1030.—In exercise of the powers conferred by sub-section (i) of section 3 of the All India Services Act 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following amendment in the All India Services (Death-cum-Retirement Benefits) Rules, 1958, namely:—

In the said Rules-

For sub-clause (ii) of clause (b) of sub-rule (2) of rule 1, the following shall be substituted, namely:—

"those members of the Service who would have been confirmed, prior to the 21st October, 1946, in the Indian Police but for the ban on such confirmation, and who do not opt for these Rules within a period of three months from the date of the issue of this notification, and those members of the Service who would have been confirmed, prior to 21st October, 1946 in the listed posts in the Indian Civil Service but for the ban on such confirmation."

[No. 2/11/58-AIS-III.]

New Delhi, the 7th September 1959

G.S.R 1031.—In pursuance of rule 11 of the Indian Administrative Service (Pay) Rules, 1954, the Central Government hereby makes the following amendment in Service but for the ban on such confirmation."

Amendment

In the sald Schedule, under the head "C-Posts carrying pay above the time-scale or special pay in addition to pay in the time-scale under the Central Government when held by members of the Service", after the figures "200" in the fourth column, against the entry "Under Secretaries to the Government of India" in the second column, the words and figures "Subject to the condition that pay plus special pay does not exceed Rs. 1,300/-" shall be inserted.

2. The amendment hereby made shall be deemed to have come into force on and from the 27th July, 1959, but shall not apply to those officers who were in receipt of salary exceeding Rs. 1,300 from a date prior to the 27th July, 1959.

[No. 1/72/59-AIS(II).]

S. NARAYANSWAMY, Dy Secy.

ORDER

New Delhi, the 1st September, 1959

G.S.R. 1032.—In pursuance of Clause (22) of Article 366 of the Constitution

the Ruler of Athmallik with effect from 22nd June, 1958 in succession to late Raja Kishore Chandra Deo Samanta, Raja of Athmallik.

[No. F.8/9/58-Poll-III.]

V. VISWANATHAN, Special Secy.

MINISTRY OF FINANCE

(Communications Division)

New Delhi, the 3rd September 1959

G.S.R. 1033.—The President is pleased to make the following further amendment to the Rules relating to Postal Life Insurance and Endowment Assurance, namely:—

For the words "public holiday" occurring in foot notes with reference to the date "21st*" in rules 28, 36 and 39, the word "postal holiday" shall be substituted.

[No. 12660-TCH/59.]

R. NATARAJAN, Dy. Secy.

(Department of Revenue)

DANGEROUS DRUGS

New Delhi, the 8th September 1959

G.S.R. 1034.—In pursuance of sub-clause (ii) of clause (g) of section 2 of the Dangerous Drugs Act, 1930 (2 of 1930) and the protocol signed at Paris on the 19th November, 1948 supplementing the earlier Geneva Conventions of 1925, 1931 and 1936 relating to drugs placed under international control, the Central Government hereby declares the narcotic substances specified in this notification to be manufactured drugs, and makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 4—Dangerous Drugs, dated the 4th December, 1956, namely:—

In the said notification, after item 52, the following item shall be added, namely:—

Status of the drug under the Conventions

"(53) 2'-Hydroxy-5, 9-dimethyl-2-(2-Phonylethyl)-6, 7-benzomorphan (also known as NIH 7519)" and its salts and preparations, admixtures, extracts or other substances containing any of these drugs.

Group I

[No. 15.]

CENTRAL EXCISES

New Delhi, the 12th September 1959

G.S.R. 1035.—In exercise of the powers conferred by rule 12 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Revenue Division) No. 10-Central Excises, dated the 5th April, 1949, namely:—

In the table annexed to the said notification, in column 4 against serial No. 10(1), the following entry shall be inserted at the end, namely:—

"(iv) Fifty five-fifty sixth of the duty actually paid in respect of such goods removed on payment of duty from producing factories on or after 1st March, 1959 and exported out of India on or after 12th September, 1959."

[No. 77/59.]

M. C. DAS, Dy. Secy.

(Department of Revenue)

Customs

New Delhi, the 12th & ptember 1959

G.S.R. 1036.—In exercise of the powers conferred by sub-section (1) or section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. 296-Ct stoms dated the 6th December, 1958, namely:—

Amendment

In the Schedule to the said notification, for the existing entries against Serial No. 19 and 50 the following entries shall be substituted, namely:—

- "19. Insecticides, fungicidies and weedicides" and
- "50. Fine Chemicals and pharmaceuticals".

[No. 140/F. 34/193/59-Cus.IV.]

G.S.R. 1037.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry the Central Government hereby makes the following further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. 296-Customs, dated the 6th December, 1958, namely:—

Amendment

In the Schedule to the said notification, after entry 85, the following entry shall be added, namely:—

"86. Rubber goods other than footwear".

[No. 141 F. 34/156/59-Cus.IV.]

G.S.R. 1038.—In exercise of the powers conferred by section 19 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 42-Customs, dated 3rd March, 1959, the Central Government hereby prohibits the taking by sea or by land out of India or the State of Pondicherry to any place outside India other than Afghanistan, Bhutan, Nepal, Pakistan or Tiebt, of tea sold at auctions held in India unless such tea be packed in tea chests the panels of which are certified by an Inspector of the Development Wing in the Ministry of Commerce and Industry to conform to the specifications laid down by the Indian Standards Institution.

[No. 142.]

M. A. RANGASWAMY, Dy. Secy.

MINISTRY OF COMMERCE AND INDUSTRY

COFFEE CONTROL

New Delhi, the 8th September 1959

G.S.R. 1039.—In exercise of the powers conferred by section 48 of the Coffee Act, 1942 (7 of 1942), the Central Government hereby makes the following further amendments in the Colfee Rules, 1955 namely:—

In Form F.1 of the First Schedule to the said rules, the following Foot Notes shall be inserted at the end, namely:—

- I. Sl. No. 2 above.—(a) In the case of Arabica, bearing area means Arabica acreage harvested in the fourth and subsequent years after planting (i.e. plunted in June/September, 1951, bearing in December, 1955).
- (b) In the case of Robusta, bearing area means Robusta acreages harvested in the 7th and subsequent years after planting (i.e. planted in June/September, 1951 bearing in January/February, 1959).

II. St. No. 4 above.—The expression 'planted area uprooted and replanted during the 12 months ending 1st November', has no reference to the ordinary annual supplying done in the estates in order to replace old and diseased plants. This has reference only to replanting of blocs after uprooting of the existing coffee plants.

[No. 2(3) Plant(B) /58.]

A. J. KIDWAI, Dy. Secy

(Department of Company Law Administration)

New Delhi, the 12th September 1959

G.S.R. 1040.—In exercise of the powers conferred by the proviso to sub-section (1) of section 594 of the Companies Act, 1956 (1 of 1956) and in partial modification of the notification of the Government of India in the Ministry of Finance (Department of Company Law Administration) S.R.O. 3216 dated the 4th October, 1957, the Central Government hereby directs that, in the case of the foreign company namely F. Dupre Limited (hereinatter referred to as the company) the requirements of clause (a) of sub-section (1) of the said section shall apply subject to the following exceptions and modifications, namely:—

It shall be deemed to be sufficient compliance with the provisions of clause

(a) of sub-section (1) of the said section 594, if in respect of the period ended on or after the 31st day of March, 1957, the company submits to the appropriate Registrar of Companies in India, in triplicate, a certificate signed by two directors of the company and a person authorised to accept service of process in India under clause (d) of sub-section (1) of section 592 of the Companies Act, 1956 (1 of 1956) a certificate to the effect that the company does not hold any property or assets in India for its own benefit and that it does not carry on any business in India other than acting as the purchasing agents of M/s. F. Dupre Limited, United Kingdom, together with a duly audited statement in triplicate indicating the disbursements made in India for the purchases effected during the said period.

[No. 15/9/59-PR.]

T. S. MENON, Under Secy.

MINISTRY OF STEEL, MINES AND FUEL

(Department of Mines and Fuel)

New Delhi, the 3rd September 1959

G.S.R. 1041.—In exercise of the powers conferred by clause (e) of section 3 of the Mines and Minerals (Regulation and Development) Act, 1957 (67 of 1957), the Central Government hereby declares marble to be a minor mineral.

[No. MII-159(6)/57.]

S. M. R. ASKARI, Under Secy.

MINISTRY OF FOOD & AGRICULTURE

(Department of Food)

New Delhi, the 1st September, 1959

G.S.R. 1042/Ess.Com/Sugar.—In pursuance of the Notification No. G.S.R. 49Ess./Com/Sugar dated the 14th February 1958 of the Government of India in the Ministry of Food and Agriculture (Department of Food), the Central Government hereby authorises the Chief Director, the Directors and the Deputy Directors, in the Directorate of Sugar and Vanaspati, Ministry of Food and Agriculture (Department of Food), to issue permits in writing for the purposes of the said notification.

New Dolhi, the 7th September 1959

G.S.R 1043.—In exercise of the powers conferred by the provise to article 309 of the Constitution, the Fresident hereby makes the following amendments in the Schedule to the Notification of the Government of India, in the Ministry of Food & Agriculture (Department of Food), G.S.R. No. 1075, dated the 3rd November, 1958, namely:—

"In the schedule to the said Notification after items 1 and 9 and the entries relating thereto the following shall be inserted as items 1.A and 9.A respectively."

		Appendi	X		
Name of post	No. of posts	Classification	Scale of pay	Whether sclec- tion post or non-select- ion post	Age limit for direct recruits

I	2	3	4	5	6
I.A. Director (Sugar Technical),	One	G.C.S. Class I Gazetted.	Rs. 1000-50- 1300-60-1600.	Selection.	Preferably be- low 45 years Relaxable for Govt. ser- vants.

Vanaspati

9.A. Assistant Director (Vanaspati)

One | G.C.S. Class Rs. 350-350- Selection. Below 35 years.

1 Gazetted. 380-380-30590-ER-30770-40-850.

Educational and other qualifications re- quited.	Whether age and Educational qualifications prescribed for the direct recruits will apply in the case of promotees.		Method of rectt. whether by direct rectt. or by promotion or by transfer & per centage of the vacancies to be filled by various methods,	promotion, transfer grade from	EXIS- TS what is its com-	
7	8	9	10	11	12	13
Essential 1. Degree in science with a post-graduate degree or diplomating sugar Technology. 2. About 7 years service in class I and II posts with a minimum of 5 years service in class I post or in an organisation of repute connected with sugar Industry. (Relaxation clause)	Only Educational Qualifications will apply.	One year for promotees and two years for direct rectts.	By direct recruitment 50%, By promotion 50%.	1. Two Deputy Directors (Sugar Technical). 2. One Deputy Director (Sugar Control)	Class I D.P.C.	As required under the rules.
Essential 1. Post Graduate degree/diploma in Oil Technology of a recognised University/Institute OT Equivalent Honour's Degree in Chemistry with specialisation in fats and oils. 2. About three Years' experience of working of vanaspati factories; Qualifications relaxable at Commission's discretion in case of candidate otherwise well qualified. Desirabla Knowledge of Vanaspati Industry and Trade.	No	Do.	By promotion failing which by direct recruitment.	Promotion Inspectors (Vanas- pati),	Do.	Do.

(Department of Agriculture)

New Delhi, the 3rd September 1959

G.S.R. 1044.—In exercise of the powers conferred by sub-section (1) of section 3 of the Destructive Insects and Pests Act, 1914 (2 of 1914), the Central Government hereby makes the following amendment to the notification of the Government of India in the late Department of Education, Health and Lands No. 320-35-A, dated the 20th July, 1936, namely:—

In the said notification, paragraph 6A (relating to the prohibition of import of potato into India by land from Nepal) shall be omitted.

[No. F. 6-11/59-PPS.]

P. N. SURI, Dy. Secy.

New Delhi, the 7th September 1959

G.S.R. 1045.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following amendment to the Central Fisheries Inland and Marine Research Stations (Recruitment to Class III and Class IV Posts) Rules, 1959 published with the Ministry of Food and Agriculture (Department of Agriculture) notification No. 2-78/58-FY(I), dated the 15th June, 1959, namely:—

In the Schedule to the said rules, against item 26, "Head Clerk" under Column 11 in the existing entry shall be inserted at the end, namely:—

"Permanent or quasi-permanent stenographers who have put in five years of service in that grade and have worked as U.D.C./Senior Grade Clerks for a period of at least two years. (The inter-se seniority of Upper Division Clerk/Senior Grade Clerks vis-a-vis Stenographers shall be determined according to the order in which they become eligible for promotion.)"

[No. 2-78/58-FY(I).]

I. P. MATHUR, Dy. Secy.

MINISTRY OF EDUCATION

New Delhi, the 2nd September 1959

G.S.R. 1046.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following amendment in the Ministry of Education (Librarians) Recruitment Rules. 1959 published with the notification of the Government of India in the Ministry of Education No. G.S.R. 355 dated the 10th March, 1959, namely:—

In the Schedule to the said rules, for the entry in column 9 against each of the costs, the entry "Two years" shall be substituted

[No. F. 21-61/58-A.3]

NIZAMUDDIN AHMED, Dy. Secy.

New Delhi, the 4th September 1959

G.S.R. 1047.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following amendment in the Ministry of Education (Class I post of Director and Class II posts of Counsellors in the Central Bureau of Educational and Vocational Guidance) Rules, 1959 published with the notification of the Government of India in the Ministry of Education No. G.S.R. 402, dated the 16th March, 1959, namely:—

In the Schedule to the said rules, for the entry in cloumn 9 against each of the posts, the entry "2 years" shall be substituted.

[No. F. 21-62/58-A.2]

M. C. MINOCHA, Under Secv

MINISTRY OF WORKS, HOUSING & SUPPLY

New Delhi, the 4th September 1959

G.S.R. 1048.—In exercise of the powers conferred by sections 17 and 6 of the Indian Explosives Act, 1884 (4 of 1884), the Central Government hereby makes the following further amendment in the notification of the Government of India in the late Department of Labour, No. M.1268(1), dated the 9th January, 1939, namely:—

After exception 4 in the Schedule to the said notification, the following exception shall be inserted, namely:—

"5. Any acetylene which is subjected to a pressure not exceeding 610 inches water column so long as it is manufactured or kept only on such premises, in such apparatus and under such conditions as may be approved by the Chief Inspector of Explosives."

[No. 389 II-3(24)/59.]

G.S.R. 1049.—The following draft of a further amendment in the Carbide of Calcium Rules, 1937, which the Central Government proposes to make in exercise of the powers conferred by section 4 and sub-section (1) of section 29 of the Petroleum Act, 1934 (30 of 1934), as applied to Carbide of Calcium by the notification of the Government of India in the late Department of Industries and Labour No. M.826(1), dated the 15th October, 1936, is hereby published, as required by sub-section (2) of section 29 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 5th October. 1959.

Any objection or suggestion, which may be received from any person in respect of the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

For the proviso to sub-rule (1) of Rule 33 of the said Rules, the following proviso shall be substituted, namely:—

"Provided that if it be shown to the satisfaction of the Chief Inspector that a higher pressure is necessary in any generating apparatus and that such higher pressure may be used without danger, the Chief Inspector may allow the use of higher pressure upto a maximum of 610 inches water column under such conditions as he may specify."

[No. S&P.II-3(24)/59-I.]

M. N. KALE, Under Secy.

Issue



PUBLISHED BY AUTHORITY

No. 38] NEW DELHI, SATURDAY, SEPTEMBER 19, 1959/BHADRA 28, 1881

NOTICE

The undermentioned Gazettes of India Extraordinary was/were published upto the 10th September, 1959 :--

No.	No. and date	Issued by	Subject
112	G.S.R. 1050, dated 9th September, 1959.	Ministry of Food and Agriculture	Direction that powers relating to the sale of sugar released to sugar factories in the State of Orissa, shall also be exercisable by the Government of Orissa.

113 G.S.R. 1051, dated 10th Ministry of Railways The Railway Protection Force Rules, September, 1959.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes!

PART II—Section 3—Sub-section (1)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 9th September 1959

- G.S.R. 1053.—In pursuance of rule 11 of the Indian Administrative Service (Pay) Rules, 1954, the Central Government, after consultation with the Government of Jammu and Kashmir, hereby makes the following amendments in Schedule III appended to the said Rules.
- 2. The amendments shall be deemed to have come into force on the 4th September, 1958.

Amendments

In the said Schedule,

(1) under the heading "A—Posts carrying pay above the time-scale pay in the Indian Administrative Service under the State Governments", after the entries relating to "Bombay", the following shall be inserted, namely:—

"Jammu and Kashmir:

Chief Secretary to Government

2,500";

(2) under the heading "B—Posts carrying pay in the senior time-scale of the Indian Administrative Service under the State Governments including posts carrying special pays in addition to pay in the time-scale", after the entries relating to "Bombay", the following shall be inserted, namely:—

"Jammu and Kashmir: Financial Commissioner. Development Commissioner, Commissioner(s). Secretaries to Government. Deputy Commissioner(s)".

[No. 1/103/59-AIS(II)-(A).]

PART II

- G.S.R. 1054.—In pursuance of rule 11 of the Indian Police Service (Pay) Rules, 1954, the Central Government, after consultation with the Government of Jammu and Kashmir, hereby makes the following amendments in Schedule III appended to the said Rules.
- 2. The amendments shall be deemed to have come into force on the 4th September, 1958.

Amendments

In the said Schedule,

1256

(1) under the heading "A—Posts carrying pay above the time-scale pay of the Indian Police Service under the State Governments", after the entries relating to "Bombay", the following shall be inserted, namely:—

"Jammu and Kashmir:

Inspector General of Police

18,50—100—2,250

Deputy Inspector(s) General of Police

1,450-50-1,650";

(2) under the heading "B—Posts carrying pay in the senior time-scale of the Indian Police Service under the State Governments including posts carrying special pays in addition to pay in the time-scale", after the entries relating to "Bombay", the following shall be inserted, namely:—

"Jammu and Kashmir:

Superintendent(s) of Police."

[No. 1/103/59-AIS(II)-(B).]

S. NARAYANSWAMY, Dy. Secy.

New Delhi-11, the 12th September 1959

- G.S.R. 1055.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating recruitment to the ex-cadre posts in the office of the Union Public Service Commission, namely:—
- 1. Short title and application.—(1) These rules may be called the Union Public Service Commission (Ex-cadre Posts) Recruitment Rules, 1959.
- (2) They shall apply in relation to the posts specified in column 1 of the Schedule to these rules.
- 2. Method of recruitment, etc.—The method of recruitment to the posts aforesaid and other matters relating thereto shall be as specified in the said Schedule.
- 3. **Disqualification.**—No person who has more than one wife living or marrying a person having a wife living shall be eligible for appointment to any post referred to in rule 1:

Provided that the Central Government may, in any exceptional case and for reasons to be recorded in writing, exempt any person from the operation of this rule.

THE SCHEDULE

RECRUITM	ENT R	JLES							UNION PUB	LIC SERVICE COM	imission.
Name of post	No. of posts	Classifica- tion	Scale of pay	Whether selection post or non-se-' lection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Whether age and educa- tional qualifica- record for the direct recruits will apply in the case of promotees	if any	whether by du-	In case of rectt, by promotion/transfer, grades from which promotion to be made	Circumstances in which U.P.S.C. to be consulted in making rectt.
1	2	3	4	5	6	- 7	8	9	10	11	12
I. Superintendent tendenth Union Pub- lic Servi- ce Cem- mission.	-	General Civil Service Class II Gazette Non-Min- isterial	30—800.	Selection post	Relaxable for		Relaxable Qualifications 3 years experience in Super visory capacity relaxable.	<u>.</u>	failing which by transfer, fail-	- dents (Hollerith) in	
2 Assistant Supernatendent (Ho- llerith) Union Pub hc Serv- ice Com- mission.	•	General Civil Service Class III Gazetted Non-Mini- sternal.			relaxable for Government ser- vants and acc- ording to the	ESSENTIAL:— (i) A degree of a recognised University (n) Should have about 5 years experience of working in a Hollerith organisation including about 1 year in a Supervisory capacity.	AGE:— Relaxable. Qualifications:— Length of experience may be relaxed in case the post if filled by promotion.	Two years	ith effect from By prometion failing which transfer failing which by direct rectuitment.	PROMOTION:— Permanent and q si-permanent Tec	h- or or nts ars de de dr-

1	2	3	4	5	6	7	8	9	10	II	T 2
						NOTE: Qualifica- tions in the case of direct recruits can be relaxed by the Union Public Ser- vice Commission in cases where can- didates are other- wise well qualified.				TRANSPER: From other Central Government Orga- nisations of persons holding posts ana- logous to that of Technical Assistants in a permanent or quasi-permanent ca- pacity.	
							r	Valid with	h effect from 1	-10-1958).	
Technical Assistant Hollerith) Union Pu- sile Ser- rice Com- nission.	19	General Ci- vil Service Class III Non-Ga- zetted Non- Ministerial.	Rs. 160—330	Selection	Below 28 years relaxable for a Government se- vents according to the standing matractions of the Government	ESSENTIAL; — (i) Degree of recognised University. (ii) Knowledge of sorters and tabulators preferably. Alpha Tabulators. Note: Qualifications in the case of direct recruits can be relaxed by the appointing authority in cases their candidates	Relaxable in case of per- manent and quasi-perma- nent Mecha- nical Opera- tors.	Two years	By direct recruitment fail- ing which by promotion—2/3 By Promotion—1/3.	PROMOTION:— Permanent & quasi- permanent Mecha- nical Operators and such temporary Mechanical Opera- tors as are graduates and have put in 3 years of service in the grade If none of the eligible Me- chanical Operators is considered fit for promotion the va-	Not applicable
						are otherwise well qualified. DESIRABLE:— Knowledge of Type-			(Valid with effect	cancies will be filled by direct recruit- ment.	
Mechani- nd Opera- for (Holle- tith) Union Pu- lice Com- nission.	19	General Civil Service Class III Non-Gazetted Non- Ministerial,	Ra. 60-3- 81-EB-4 -130.	Not applicable	Below 25 years relaxable for Government servants and secording to the standing ins- tructions of the Government.	a recognised Uni-	Not applicæble		•	it- Not applicable	
						Note: Qualifications can be relaxed by the appointing autho- rity in cases where candidates are otherwise well qualified					
						DESIRABLE : Speed of 30 words					
						per minute Type- writing		'n	alid with effect f	rom 15~7-1957)	

5. Junior Re- search Offi- cer	I	General Ci- vil Service Class II Gazetted Non Ministerial	Rs. 350- 25-etc. 800.	Not applicable.	Below 35 years Relaxable for Government servants and according to the standing instructions of the Govern- ment	i. At least 2nd Class Master's or equiva- lent Hons. Degree of a recognised in Statistics or Mathe- matics with Statis- tics as a subject OR	Not applica- ble.	Two years,	Direct	Not applicable	·For direct recruitment.	S FC. 3(i)]
						(i) A Master's of equivalent Hons. Degree of a recognised University. (ii) A degree or Diploma in Statistics of a recognised University Institute. 2. About 2 years' experience in collection, analysis and interpretation of Statistics. (Qualifications relaxable at Commission's discretion in case of candidates otherwise twell-qualified		·Valid with	n effect from 7-12-	19<7,		THE GAZETTE OF INDIA: SEPTEMBER
6. Librerien	I	General Civil Service Vil Service Class III Non-Minis- terial Non- Gazetted	Rs. 160- 10-350.	Da.	Below 30 years, Relaxable for Government servants and according to the standing instructions of the Govern- ment	ESSENTIAL QUAL I. A degree of a recognised University 2. A degree/diploma in Library Science. 3. About 2 years' experience in Librarianship f Educational qualifications and age limits are relaxable at the discretion of the appointing authority	IFICATIONS. Does not arise.	Two years.	By selection from among the holders of grade II Librarian in the scale of Rs. 160-10-350. The posts of grade III Librarian in the scale of Rs. 100-8-140-10-250.	Not applicable.	Not applicable.	19, 1959/BHADRA 28, 1881 1259

6 8 7 2 3 ΙI 12 5 9 10 In Ministries/ Departments of the Government of India, failing this by direct recruitment. (Valid with effect from 26-7-1958)] 7. Recep-Rs. 160-10- Not app- 30 years Relax-General ESSENTIAL :--Not applicable Two By direct recruit- Not applicable. Not applicable. Civil Ser-vice Class 330. licable. able for Govern I Matriculaton of ment from Junior VERIES. Union Puba recognised Univerment servants Reception Offilic Service III Nonand according to sity or equivalent. cers under the Commission. Gazetted the standing ins-Good pe reonality. Ministry œf Non-Minis-3. Ability to converse tructions of the Home ' Affairs terial. Government. fluently in English and Upper and Hindi. Division Clerks in the Government of India Note:—Qualifications can be relaxed Secretariat and by the appointing offices under authority in cases them where candidates are otherwise well qualified DESIRABLE: 1 Degree of recognised University or equivalent. 2. Experience working as Receptionist. (Valid with effect from 10-6-1957) **FDUCATIONAL** 3. Telephone Class IIII Rs. 60-3-Below 25 years. Not app-Operator. Non-Gazet 81-EB-4- licable. Relaxable for OUALIFICATIONS :-ted Non-Government ser-124-4-130. Not applicable Ministerial. vants and accor- 1 Matriculation or Not applicable Two Direct recruit-Not applicable. ding to the stanits equivalent examiyears. ment. ding instructions nation of a recognised of the Govern-University. ment 2. About 2 years experience in Telephone Operation.

Must be able to speak well in English and Hinds.

Age limit is relaxable at the discretion of the appointing authority. (Valid with effect from 3-7-1958)

[No. F. 30/17/59—Ests (B)]

[No. F. 30/17/59—Ests (B)]

K. THYAGARAJAN, Under Secy.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 8th September 1959

G.S.R. 1056.—In exercise of the powers conferred by the proviso to article 303, and, in relation to persons serving in the Indian Audit and Accounts Department, also by clause (5) of article 148, of the Constitution, the President, after consultation with the Comptroller and Auditor General as regards the persons referred to above, hereby makes the following further amendments in the Fundamental Rules, namely:—

In rule 69 of the said rules,—

- (1) after the words "accept any employment" the words and brackets "(including the setting up of a private professional practice as accountant, consultant, or legal or medical practitioner)" shall be inserted; and
- (2) the existing Note shall be renumbered as Note 1 and after Note 1 as so renumbered, the following Note shall be added, namely:—
 - "Note 2.—This rule does not apply where a Government servant has been allowed to take up a limited amount of private practice and receives fees therefore as part of his conditions of service e.g. where a right of private practice has been granted to a medical officer.

[No. F.7(35)-Est.IV/58.]

New Delhi, the 10th September 1959

G.S.R. 1057.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the constitution, and after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes the following further amendments in the Passage Rules, 1925, namely.—

In clause (a) and (b) of rule 3.I of the said rules, after the words "period of deputation", the brackets and words "(excluding the period covered by the actual journey to and from the country to which he is deputed)" shall be inserted.

[No. F.4(5)-EIV/59.1

G.S.R. 1058.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, the President, after consultation with the Comptroller and Auditor General of India in relation to persons serving in the Indian Audit and Accounts Department, hereby directs that the following further amendment shall be made in the Fundamental Rules, namely:—

For sub-rule (2) of rule 53 of the said Rules, the following sub-rule shall be substituted, namely:—

"(2) No payment under sub-rule (1) shall be made unless the Government servant furnishes a certificate that he is not engaged in any other employment, business, profession or vocation."

[No. 19(4)-E.IV/55.]

R. S. BERY, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 11th September 1959

G.S.R. 1059.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 4 of the Securities Contracts (Regulation) Act, 1956 (42 of 1956), the Central Government, after consultation with the Governing Body of the Delhi Stock Exchange Association Ltd.. New Delhi, hereby directs that the following amendments shall be made in the conditions stated in the notification of the

Government of India in the Ministry of Finance No S.R.O. 3909, dated the 9th December, 1957, published in the Gazette of India Extraordinary, Part II--Section 3, dated the 9th December, 1957, namely—

In the said conditions, for conditions Nos. (1) and (3), the following conditions shall respectively be substituted, namely,

- "(1) The Constitution of the Company shall provide that
 - the membership of the Stock Exchange shall be open only to individuals who shall hold two shares of the Company and are eligible to become and continue to be members of a recognised stock exchange under the Securities Contracts (Regulation) Rules, 1957:
 - Provided that a shareholder who held only one share immediately before 9th December, 1957, and who has paid a cash deposit of Rs 3.500/-(Rupces three thousand and five hundred) on or before the 31st August 1959, shall be provisionally admitted to membership till such time as he acquires a second share whereupon the deposit amount shall be returned and the admission to membership shall become final:
 - Provided further that firms who were admitted as shareholders on or before the 9th December, 1957, shall be permitted to continue as members for a period of five years from the said date or so long as their present partnership remains; whichever is earlier, subject to the condition that each partner of such a firm holds two shares either individually or in the joint names of the partners of the firm concerned or has paid a deposit of Rs. 3,500 (Rupees three thousand and five hundred) on or before the 31st August, 1959, for each share required to comply with this condition till such time as he acquires the requisite number of shares.
- (3) Bargains for the clearing are permitted, subject to the strict adherence of the Bye-laws relating thereto, particularly in regard to—
 - (a) maintenance of a Clearing House, and
- (b) bargains for the clearing being restricted only to "cleared securities" and the Stock Exchange undertaking to prohibit all bargains except for spot delivery in any non-listed securities if bargains in such non-listed securities are misused for speculation."

[No. 3/3/SE/EAD/58]

P. S. NADKARNI, Dy. Secy.

(Department of Revenue)

GIFT TAX

New Delhi, the 11th September 1959

- G.S.R. 1060.—In pursuance of clause (xv) of sub-section (1) of section 5 of the Gift-tax Act, 1958 (18 of 1958), the Central Government hereby directs that the gift tax shall not be charged under the said Act in respect of gifts made by any person to any person in charge of any Bhoodan Movement recognised by the following enactments, or the rules, regulations or orders made thereunder, namely:—
 - 1. The Ajmer Bhoodan Yagna Act, 1955 (Act No. VI of 1955),
 - The Madras Board of Revenue Regulation, 1803 (Madras Regulation 1 of 1803).

[No. 2-GT/F. No. 3/5/58G.T].

D. SUBRAMANIAN, Dy. Secy.

(Department of Revenue)

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 19th September 1959

G.S.R. 1661.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the

State of Pondicherry, the Central Government hereby makes the following amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1959, the same having been previously published as required under the said sub-section (3) of section 43B, namely,

Amendment

In the said Rules.-

For the entries shown against serial No. 9 and 10 to the First Schedule, the following entries shall be substituted, namely:—

- "9. Dichromates-
 - (1) Sodium Dichromate dihydrate.—Sixty six rupees per ton.
 - (2) Potassium dichromate.—One hundred and forty rupees per ton.
- 10. Chromic acid.—Ninety eight rupees per ton".

[No. 61/F. No. 34/96/58-Cus. IV.]

M. A. RANGASWAMY, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 19th September 1959

G.S.R. 1062.—In exercise of the powers conferred by rule 191-B of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 53/59-Central Excises, dated the 9th May, 1959, namely:—

In the said notification, in condition 10, for the words "place of their production or manufacture", the words "place of their production or manufacture or storage" shall be substituted.

[No. 78/59.]

L. S. MARTHANDAM, Under Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 9th September 1959

G.S.R. 1063.—In exercise of the powers conferred by sub-section (1) of section 50 of the Tea Act, 1953 (29 of 1953), the Tea Board hereby makes the following further amendment in the Tea Board Bye-laws, 1955, the same having been confirmed by the Central Government as required by sub-section (2) of the said section, namely:—

In clause (4) of by-law 14, the second proviso shall be omitted.

[No. 8(14)PLANT(A)/58.]

P. V. RAMASWAMY, Under Secy.

(Department of Company Law Administration)

New Delhi, the 11th September 1959

DISPOSAL OF RECORDS (IN THE OFFICES OF THE REGISTRARS OF COMPANIES) RULES, 1957

G.S.R. 1064.—In exercise of the powers conferred by section 3 of the Destruction of Records Act, 1917 (5 of 1917), the Central Government hereby makes the following amendment in the Disposal of Records (in the Offices of the Registrars

of Companies) Rules, 1957, published in the Ministry of Finance, Department of Company Law Administration, Notification No. S.R.O. 2809, dated the 20th August, 1957, namely:—

For sub-rule (5) of rule 4 of the said rules, the following sub-rule shall be substituted, namely:—

"(5) Registered documents of foreign companies which cease to have any place of business in India to be preserved for five years after such cessation:—

Registered documents of foreign companies which cease to have any place of business in India shall be destroyed after the expiry of five years from the date such company ceases to have any place of business in India, in accordance with the following procedure:—

The Registrar of Companies, Delhi, shall intimate to the Registrar concerned his intention to destroy the documents and other records of a particular company by a certain date, two weeks in advance thereof and the Registrar concerned shall on receipt of such intimation, destroy the said documents at the same time and communicate to the Registrar of Companies, Delhi, the fact of such destruction."

[No. F.2/36/59-PR6.]

T. S. MENON, Under Secy.

MINISTRY OF TRANSPORT & COMMUNICATIONS

(Departments of Communications and Civil Aviation)

(Posts and Telegraphs)

New Delhi, the 9th September 1959

G.S.R. 1065.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (13 of 1885), the Central Government hereby makes the following further amendment to the Indian Telegraph Rules, namely:—

In the said rules,-

In rule 41, for the words "abbreviated name" the words "arbitrary or abbreviated name" shall be substituted.

[No. 14-6/59/T-2.]

(Departments of Communications and Civil Aviation)

New Delhi, the 9th September 1959

- G.S.R. 1066.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the recruitment of persons to non-gazetted posts in the Posts and Telegraphs Directorate, namely:
- (1) Short title.—These rules may be called the Posts and Telegraphs Directorate (Recruitment of Mechanics) Rules, 1959.
- (2) Application.—These rules shall apply to the posts specified in column 1 of the Schedule to these rules.
- (3) Classification and scale of pay.—The classification of the said posts and the scale of pay attached thereto shall be as specified in columns 2 and 3 of the said schedule.

- (4) **Method of recruitment etc.**—The method of recruitment to the said posts, the age limit and other qualifications and other matters connected therewith shall be as specified in columns 4 to 8 of the schedule aforesaid; Provided that:
 - (a) The maximum age limit specified in column 5 of the Schedule in respect of direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes and Scheduled Tribes and other special categories in accordance with the orders issued by the Central Government from time to time, and
 - (b) No male candidate who has more than one wife living and no female candidate who has married a person having already a wife living, shall be eligible for appointment, unless the Central Government, after having been satisfied that there are special grounds for doing so, exempts any such candidate from the operation of this condition.

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- nics with at least two years practical experience in any of following trades:—
- (f) Radio wiring and servicing including fault shooting and capability to read electronic circuit diagrams;
- (n) Machine shop practice in a large workshop equipped with lathes, drilling and shaping machines;
- (iii) Fitting experience in sheet metal working, chipping, planing and filing with hand tools, use of taps and dies; and
- (iv) Electrical equipment servicing like rewinding of motor armatures, transformers etc.,
 OR

Five years skilled working experience in any of the

above trades.

New Delhi, the 19th September 1959

G.S.R. 1067.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules relating to Non-departmental Telegraphists and Telephone Operators and Short Duty Telephone Operators, Sorters in R.M.S. and Clerks in Post Offices, in the Posts and Telegraphs Department, namely:-

RULES

- 1. Short title.—These rules may be called the Posts and Telegraphs (Non-Departmental Telegraphists, Non-Departmental Telephone Operators, Short Duty Telephone Operators, Short Duty Sorters in R.M.S. and Short Duty Clerks in Post Offices) Rules, 1959.
- 2 Appointing Authorities.—The appointing authorities in respect Non-Departmental Telegraphists, Non-Departmental Telephone Operators, Short Duty Telephone Operators, Short Duty Sorters in R.M.S and Short Duty Clerks in Post Offices (hereinafter referred to as employees) shall be as shown in the annexed schedule.
- 3. **Pension** —The employees shall not be entitled to any pension in respect of the service rendered by them as Non-Departmental Telegraphists or Non-Departmental Telephone Operators or Short Duty Telephone Operators, Shor Duty Sorters in R.M.S. and Short Duty Clerks in Post Offices.
- 4. Leave.—The employees shall be entitled to such leave as may be determined from time to time.
- 5. Termination of Service.—The services of the employees shall be liable to termination by the appointing authority at any time without notice and without assigning any reason.

SCHEDULE OF APPOINTING AUTHORITIES

Category of posts	Appointing Authority
1. Non-Departmental Telegraphists.	Director of Telegraphs Director of Posts & Telegraphs.
2 Non-Departmental and Short Duty Telephone Operators.	Divisional Engineer.
3. Short Duty Sorters in R.M.S.	Senior Superintendent or Superintendent of R.M.S.
4. Short Duty Clerks in Post Offices.	Senior Superintendent or Superintendent of Post Offices, Deputy Presidency Postmaster, Gazetted Postmaster and Sub-Postmasters not under the control of a Senior Superintendent.
	[No. 44/6/56-SEA.]

B. G. DESHMUKH, Under Secy.

(Department of Transport) (Transport Wing)

Ports

New Delhi, the 10th September 1959

G.S.R. 1068.—In exercise of the powers conferred by sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby makes the following further amendments in the Port Rules for the Port of Vizagapatam, the same having been previously published as required by subsection (2) of the said section namely:-

Amendments in the said Rules

- 1. the existing note below rule 2 shall be omitted;
- 2 after rule 2, the following rule shall be inserted, namely:-
 - "2A. (1) Subject to the provisions of the Indian Ports Act, 1908, and the instructions below, pilotage is compulsory except for those vessels

specifically exempted in writing by the Conservator or some officer empowered by him to give such authority.

- (2) The pilot shall board incoming ships and disembark from out-going ships about 4 cables length East of the Outer Channel Light Buoys in a position 17°-41'-17" N, 83°-18'-30" E and assist in piloting a vessel to and from her assigned berth and also in berthing and unberthing the vessels.
- (3) The master shall supply to the pilot all information with regard to quarantine, dangerous goods on board, ship's draft and matters relating to the ships behaviour, ctc., and shall, on completion of pilotage and berthing or unberthing, complete and sign the certificates on specified forms presented by the pilot.
- (4) In the event of an outward bound vessel over-carrying a pilot outside the limits of the Port, the master shall be bound to land the pilot at the nearest port and shall be liable to pay all expenses incurred on this account.
- (5) Pilots shall be supplied with breakfast between 7 and 9 a.m., lunch between noon and 2 p.m. and dinner between 6 and 8 p.m. Indian Standard Time, failing which the master shall pay compensation for food, namely, Rs. 3/- for any of the meals missed by a pilot.
- (6) The master of a vessel shall in accordance with the provision of the Indian Ports Act, 1908, display such signal or signals as may be required by the pilot to be used or as may be directed by the pilot.
- (7) The master of the vessel shall be responsible to take on board such equipment as the pilot may carry with him in the interest of pilotage of ships namely, R/T equipment, Binoculars, Pilot's Kit, etc.
- (8) Every ship entering or leaving the harbour shall be provided with the following:—
 - (a) an efficient pilot ladder to enable the pilot to embark and disembark with safety, which shall be of sufficient length to reach the water, when the ship is in an unloaded condition and has no list, from the deck on which it is intended that the pilot shall embark and disembark;
 - (b) a man-rope of not less than 2½ inches circumference on each side of the ladder, the inboard end of the man-rope being firmly secured to the ship;
 - (c) means to enable the ladder to be used on each side of the ship and to enable the pilot to pass safely from the head of the ladder to the deck of the ship.
- (9) Vessel shall not anchor within the Outer Channel Fair-way Buoys or within 4 Cables length across the Entrance marked by the Outer Channel Fair-way Buoys, or in any other prohibited Anchorage as marked on Admiralty Chart 239 Approaches to Vizagapatam Port, nor shall a master attempt to enter the channel to pick up a pilot.
- (10) It will be incumbent upon the master of a vessel to avail of the service of the port tugs, while navigating within the port limits.
- (11) In the event of a vessel parting her moorings, whether secured to a jetty, quay, or buoys, it will be neessary to have an anchor ready for letting go, without delay, and to be prepared to meat such an emergency with readiness and despatch as the result of the parting of her moorings which may be serious"

[No. F.17A-PG(36)/57.1

FATEH CHAND, Under Secy,

MINISTRY OF HEALTH

New Delhi, the 9th August 1959

G.S.R. 1069.—In exercise of the powers conferred by sub-section (1) of section 56 of the Delhi Development Act, 1957 (61 of 1957), read with clause (r) of sub-

- section (2) of that section, the Central Government hereby makes the following rules, namely:—
- 1. These Rules may be called the Delhi Development (Grant of allowance to non-official members of the Advisory Council) Rules, 1959.
 - 2. Definitions.—In these rules, (unless the context otherwise requires)—
 - (i) "Act" means the Delhi Development Act, 1957;
 - (ii) "Advisory Council" means the advisory council constituted under section 5 of the Act, and
 - (iii) "Authority" means the Delhi Development Authority constituted under section 3 of the Act.
- 3. Grant of allowance to non-official members of the Advisory Council.—A non-official member of the Advisory Council shall be paid by the Authority—
 - daily allowance at the rate of Rs. 15 per day for attending a meeting of the Advisory Council; and
 - (ii) whenever a member, who is not a resident of Delhi, has to come from an outstation to Delhi specifically to attend a meeting of the Advisory Council, mileage allowance for the journey at such rate as is admissible to an officer of the Central Government of the first grade, under Section V of the Supplementary Rules of the Central Government;
 - Provided that in case of a member of Parliament, who is also a member of the Advisory Council, the said daily and mileage allowance will be admissible when the Parliament is not in session and on production of a certificate by the member that he has not drawn any such allowance for the same journey and halts from any other Government source

[No. F.12-197/57-LSG.] A. P. MATHUR, Under Secy.

MINISTRY OF EDUCATION

CORRIGENDUM

New Delhi, the 14th September 1959

G.S.R. 1070.—Substitute the words "Two years" for the words "Six Months" occuring in column 11 of the Schedule to the Recruitment Rules published in the Gazette of India as General Statutory Rules No. 506.

[No. 2/69/59-A. 4.]

RAMESHWAR DASS, Under Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 10th September 1959

G.S.R. 1071.—In pursuance of clause (b) of sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (Act 74 of 1956), the Central Government hereby authorises the Directors, Joint Directors and Deputy Directors of the Railway Board to be the authorised officers for the purposes of that clause.

[No. 59/779/1/RS(1).]

R. E. de Sa, Secy.

MINISTRY OF INFORMATION AND BROADCASTING

ORDER

New Delhi-2, the 14th September 1959

G.S.R. 1072.—In exercise of the powers conferred by section 17 of the Cinematograph Act. 1952 (37 of 1952), the Central Government hereby exempts cinematograph exhibition of films in the premises of recognised educational institutions

in the Union Territories of India from the operation of section 10 of the said Act, subject to the following conditions namely:—

- 1. Only films of a predominantly educational nature, certified as such by the Central Board of Film Censors, of films approved as scientific films, film intended for educational purposes, films dealing with news and current events or documentary films approved by the Film Advisory Board shall be exhibited or permitted to be exhibited.
- No admission fee, except to the extend required to cover expenses, shall be charged.
- 3. No person other than students and staff of the Institutions, members of the Managing Committees of the Institutions and any guests specially invited by the authorities or the Institutions and those enumerated under condition (9) below shall be admitted to the show.
- Only non-inflammable films and film strips shall be exhibited or permitted to be exhibited.
- 5 The persons organising the exhibition of films shall be responsible for taking adequate safety measures against fire or any other mishap like the collapse of gallaries, roof etc., of the place where such films are exhibited.
- 6. No advertisement films shall be exhibited or permitted to be exhibited
- 7. All In-titutions which avail themselve; of this exemption shall maintain a register of the films exhibited and comply with any other directions that may be issued in this behalf by the Administrations concerned. The register shall be open to inspection by duly authorised officers of each Administration.
- 8. This exemption shall be valid for a period of one year with effect from the date of issue of this order unless revoked earlier.
- Employees of the Administration, members of the Central Board of Film Censors and its Advisory Panels and Regional and Assistant Regional Officers of the Board engaged in the discharge of their official duties shall be admitted to the place where the exhibitions are held and to the film shows.

[No. 6/30/59-FC.]

D. R. KHANNA, Under Secy